Case 19-43473 Doc 26 Filed 06/18/20 Entered 06/18/20 13:36:16 Desc Main Document Page 1 of 12

Fill in this information to identify your case:

IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF TEXAS

Debtor 1	Jason	Christopher	Warren
	First Name	Middle Name	Last Name
Debtor 2			
(filing spouse)	First Name	Middle Name	Last Name
Case number:	19-43473-btr		

For amended plans only:

- Check if this amended plan is filed prior to any confirmation hearing.
- Check if this amended plan is filed in response to an initial denial order or a continuance that counted as an initial denial.

List the sections which have been changed by this amended plan:

2.2,3.2,3.6,4.6

TXEB Local Form 3015-a

CHAPTER 13 PLAN

				Adopted: Dec 2017
Part 1	e N	otices		
To Debtor*: This plan form is designed for use when seeking an initial confirmation order. It sets out options that may be appropriate in some cases, but the presence of an option on the form does not indicate that the option is appropriate in your circumstances. When you file this Plan, you must serve a copy of it upon each party listed on the master mailing list (matrix) of creditors as constituted by the Court on the date of service and evidence that service through a Certificate of Service affixed to this document that attaches a copy of the matrix of creditors which you served. The most current matrix in this case is available under the "Reports" tab of the CM-ECF system.				
* The use	e of the sir	ngular term "Debtor" in this Plan includes both debtors when the case has been initiated by the filing of a jo	int petition by spouses	i.
To Cred	ditors:	Your rights may be affected by this plan. Your claim may be reduced, modified, or e	eliminated.	
		You should read this Plan carefully and discuss it with your attorney if you have one in this have an attorney, you may wish to consult one.	s bankruptcy case	. If you do not
If you oppose any permanent treatment of your claim as outlined in this plan, you or your attorney must file a confirmation of this Plan. An objection to confirmation must be filed at least 14 days before the date set for confirmation hearing. That date is listed in ¶ 9 of the Notice of Chapter 13 Bankruptcy Case issued in this confiction period may be extended to 7 days prior to the confirmation hearing under the circumstances specification of the Court may confirm this plan without further notice if no objection to confirmation is Regardless of whether you are listed in the Debtor's matrix of creditors or in the Debtor's schedules, you may proof of claim in order to be paid under this Plan. The deadline for filing claims is listed in ¶ 8 of the Note Bankruptcy Case issued in this case. Disbursements on allowed claims will begin on the Trustee's next schedistribution date after the Effective Date of the Plan. See § 9.1.		or the plan case. The fied in LBR s timely filed. nust timely file tice of Chapter 13		
		The Debtor must check on box on each line to state whether or not the plan include items. If an item is checked as "Not Included" or if both boxes are checked, the pro set out later in the Plan.		•
t	he value	n the amount of an allowed secured claim through a final determination of e of property constituting collateral for such claim, as set forth in § 3.10 of , which may result in a partial payment or no payment at all to the secured	☐ Included	☑ Not included
	Avoidance of a judicial lien or a nonpossessory, nonpurchase-money security interest, as set forth in § 3.9 of this Plan.			✓ Not included
		termination and removal of lien based upon alleged unsecured status of lienholder, as set forth in § 3.11 of this Plan.	☐ Included	✓ Not included
1.4 N	Nonstan	dard provisions as set forth in Part 8.	☐ Included	✓ Not included
•		·		

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Case number 19-43473-btr

Part 2: Plan Payments and Length of Plan 2.1 The applicable commitment period for the Debtor is 60 months. 2.2 Payment Schedule. Unless the Court orders otherwise, beginning on the 30th day after the Petition Date* or the entry date of any order converting this case to Chapter 13, whichever is later, the Debtor will make regular payments to the Trustee throughout the applicable commitment period and for such additional time as may be necessary to make the payments to claimants specified in Parts 3 through 5 of this Plan (the "Plan Term"). The payment schedule shall consist of: * The use of the term "Petition Date" in this Plan refers to the date that the Debtor filed the voluntary petition in this case. _ per month for Constant Payments: The Debtor will pay The Debtor will make variable plan payments throughout the Plan Term. The proposed schedule for such Variable Payments: variable payments are set forth in **Exhibit A** to this Order and are incorporated herein for all purposes. Mode of Payment. Regular payments to the Trustee will be made from future income in the following manner: [Check one] Debtor will make payments pursuant to a wage withholding order directed to an employer. Debtor will make electronic payments through the Trustee's authorized online payment system. Debtor will make payments by money order or cashier's check upon written authority of the Trustee. Debtor will make payments by other direct means only as authorized by motion and separate court order. 2.4 Income tax refunds. In addition to the regular monthly payments to the Trustee, and in the absence of a court order to the contrary, the Debtor is required to: (1) supply a copy of each federal income tax return, including all supporting schedules, filed during the Plan Term to the Trustee within 14 days of filing the return; and (2) remit to the Trustee within 14 days of receipt all federal income tax refunds received by each Debtor during the plan term which will be added to the plan base; provided, however, that the Debtor may retain from each such refund up to \$2,000.00 in the aggregate on an annual basis if the Debtor is current on the payment obligations to the Trustee under this Plan at the time of the receipt of such tax refund. The Debtor hereby authorizes the Trustee to endorse any federal income tax refund check made payable to the Debtor during the plan term. Additional payments. [Check one] None. If "None" is checked, the rest of § 2.5 need not be completed. 2.6 Plan Base The total amount due and owing to the Trustee under §§ 2.2 and 2.5 is \$50,804.00 which, when combined with any income tax refunds due to the Trustee under § 2.4, any litigation proceeds due to the Trustee under § 9.3, and any other funds received by the Trustee on the Debtor's behalf during the Plan Term, constitutes the "Plan Base." Part 3: **Treatment of Secured Claims** Post-Petition Home Mortgage Payments. [Check one] No Home Mortgage. If "No Mortgage" is checked, the remainder of § 3.1 need not be completed. Home Mortgage Maturing Before or During Plan Term. If "Mortgage Maturing" is checked, the claim will be addressed in § 3.4. The remainder of § 3.1 need not be completed.

Debtor

Jason Christopher Warren

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Debtor Jason Christopher Warren Case number 19-43473-btr

Direct Home Mortgage Payments by Debtor Required.

On the Petition Date, the Debtor owed the following claims secured only by a security interest in real property that is the Debtor's principal residence. The listed monthly payment amount is correct as of the Petition Date. Such mortgage claims (other than related Cure Claims addressed in § 3.2), shall be paid directly by the Debtor in accordance with the pre-petition contract, including any rate changes or other modifications required by such documents and noticed in conformity with any applicable rules, as such payments become due during the Plan Term. The fulfillment of this requirement is critical to the Debtor's reorganization effort.

Any failure by the Debtor to maintain payments to a mortgage creditor during the Plan Term may preclude confirmation of this Plan and, absent a subsequent surrender of the mortgage premises, may preclude the issuance of any discharge order to the Debtor under § 1328(a).* The Trustee will monitor the Debtor's fulfillment of this direct payment obligation ("DPO").

*All statutory references contained in this Plan refer to the Bankruptcy Code, located in Title 11, United States Code.

Mortgage Lienholder	Property Address	Monthly Payment Amount by Debtor	Due Date of Monthly Payment
1. Lamar Cad	Homestead	\$0.00 Amount inc: Tax Escrow Insurance Escrow Other	
2. Liberty Bank	Homestead	\$2,168.55 Amount inc: Tax Escrow Insurance Escrow Other	1st

3.2 Curing Defaults and Maintenance of Direct Payment Obligations. [Check one]

П	None.	If "None" is	checked, the	remainder of	§ 3.2	need not	be com	pletea
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☑ Cure Claims. On the Petition Date, the Debtor was delinquent on payments to satisfy certain secured claims or upon obligations arising under an executory contract or an unexpired lease that the Debtor has elected to assume under § 6.1 of this Plan. While remaining current on all direct payment obligations (future installment payments) as each comes due under the applicable contractual documents during the plan term (a "DPO"), the Debtor shall cure all such delinquencies through the Plan as listed below (a "Cure Claim"). Each listed claims constitutes a separate class. The total amount of each allowed Cure Claim will be paid in full by the Trustee. The Trustee is authorized to initiate monthly payments on an interim basis based upon the projected amount of each Cure Claim listed below until such time as the allowed amount of each Cure Claim is established by the filing of a proof of claim in accordance with the Bankruptcy Rules. The amount listed in that proof of claim, or the final determination by the Court of any objection thereto, shall control over any projected Cure Claim amount listed below. No interest will be paid on any Cure Claim in the absence of documentary proof that the applicable contractual documents entitle the claimant to receive interest on unpaid interest.

If the automatic stay is terminated as to the property for which a Cure Claim exists at any time during the Plan Term, the next distribution by the Trustee on such Cure Claim shall be escrowed pending any possible reconsideration of the stay termination. If the stay termination is reversed by agreement or by court order, then the single escrowed distribution shall be released to the holder of the Cure Claim and regular distributions on that Cure Claim shall be reinstituted. In the event that the stay termination remains in effect on the second distribution date after the stay termination, the escrowed funds shall be released for distribution to other classes under this Plan and the Cure Claim shall thereafter be addressed solely under applicable state law procedures and will no longer be treated by the Plan. The completion of payments contemplated in this subsection constitutes a cure of all defaults of the Debtor's obligation to each listed claimant.

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Debtor Jason Christopher Warren Case number 19-43473-btr

Claimant	Collateral/Proper Descript		Debtor's DPO Amount	Projected Cure Claim Amount	Plan Interest Rate	Projected Monthly Payment by Trustee	Projected Total Cure Payment by Trustee		
1.			•						
Liberty Bank	Homestead		\$2,168.55	\$22,801.89	0.00%	Pro-Rata	\$22,801.89		
✓ Debt Maturing During I Term.	Plan								
Debt Maturing After Completion of Plan Te	urm								
Curing Assumed Exec Contract or Lease Obli Pursuant to § 6.1.	eutory								
3.3 Secured Claims P	rotected from § 506 Bifurca	ation. [Check	one]						
None. If "Nor	ne" is checked, the remainde	er of § 3.3 need	not be complete	ed.					
3.4 Secured Claims S	ubject to § 506 Bifurcation.								
[Check one]									
None. If "None	ne" is checked, the remainde	r of § 3.4 need	not be complete	ed.					
3.5 Direct Payment of	Secured Claims Not in Def	fault. [Check o	one]						
None. If "None	ne" is checked, the remainde	r of § 3.5 need	not be complete	ed.					
contractual do default on the reasonable un Without such	s. Each of the following sectoruments (a "Direct Claim"). Petition Date and either: (1) inder the circumstances; or (2 representations by the De	The Debtor reprise protected from the protected fro	oresents that ear or valuation und vise be approve section may no	ch secured cla der § 506(a) ar d by the Court t be utilized a r	im listed in tool of the contract in the contract in the clain in the	his subsection of the contractual in the justification	was not in interest rate provided.		
instead be ad	Idressed in § 3.4. Each list	ed secured clai	m constitutes a	separate class	S. 				
Claimant	Collateral Description	Total Claim Amount on Petition Date	Collateral Value on Petition Date	Rate	Monthly Payment per Contract	Party to Make Payment	Date of Final Monthly Payment		
1.		¢00 507 00	#00 507 00	F 750/	* 222 7 2				
Liberty Bank	swimming pool	\$36,567.00	\$36,567.00	5.75%	\$332.78	☑ Debtor ☐ Co-Debtor ☐ Third Party	Exceeds Plan Term		
Justification:				'					
2.									
Liberty Bank	2018 Nissan Titan	\$46,000.00	\$46,000.00	4.99%	\$868.00	✓ Debtor ☐ Co-Debtor ☐ Third Party	Exceeds Plan Term		
Justification:									
3.6 Surrender of Prop	erty. [Check one]								
None. If "Nor	None. If "None" is checked, the remainder of § 3.6 need not be completed.								

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Debtor	Jason Christopher Warren	Case number	19-43473-btr

Surrender of Collateral and Related Stay Relief. The Debtor surrenders to each claimant listed below the property that secures that creditor's claim and requests that, upon confirmation of this plan, the automatic stay under § 362(a) be terminated as to the referenced collateral only and any co-debtor stay under § 1301 be terminated in all respects. The affected claimant shall have ninety (90) days after the Effective Date of the Plan to file a proof of claim, or an amended claim, regarding recovery of any deficiency balance from the Estate resulting from the disposition of the collateral. Any such allowed general unsecured claim will thereafter be treated in Part 5 below.

Claimant	Collateral Description	Collateral Location
1. Chrysler Capital	2019 Crysler Challenger SXT	
2. Lamar Cad	Rental House 522 Nicloe Lane, Reno, TX	
3. Liberty Bank	Rental house 522 Nicole Lane, Reno, TX	

3.7 Lien Retention.

The holder of a lien securing payment of a claim addressed in §§ 3.1 or 3.2 of this Plan shall retain its lien until the indebtedness secured by such lien is totally satisfied as determined under applicable non-bankruptcy law. The holder of a lien securing payment of any other allowed secured claim that is governed by this Plan shall retain its lien until the earlier of: (1) the total satisfaction of the indebtedness secured by the lien as determined under applicable non-bankruptcy law; or (2) the entry of a discharge order in favor of the Debtor under § 1328(a). In each instance, the provisions of this subsection may be superseded by a subsequent order of the Court.

3.8 Maintenance of Insurance and Post-Petition Taxes Upon Retained Collateral.

For all property that secures the payment of an indebtedness and which is proposed to be retained by the Debtor under this Plan, the Debtor must maintain insurance coverage as required either by the applicable contractual documents governing the indebtedness or as may be directed by the Trustee. The Debtor must also pay all ad valorem taxes on property proposed to be retained by the Debtor under this Plan as they come due in the post-petition period. Such payment shall be tendered to the appropriate taxing authorities in accordance with applicable non-bankruptcy law on or before the last date on which such taxes may be paid without penalty.

- 3.9 Lien avoidance. [Check one]
 - None. If "None" is checked, the remainder of § 3.9 need not be completed.
- 3.10 Rule 3012 Valuation of Collateral. [Check one]
 - None. If "None" is checked, the remainder of § 3.10 need not be completed.
- 3.11 Lien Removal Based Upon Unsecured Status. [Check one]
 - None. If "None" is checked, the remainder of § 3.11 need not be completed.

Part 4: Treatment of Administrative Expenses, DSO Claims and Other Priority Claims

4.1 General

All allowed priority claims, other than those particular domestic support obligations treated in § 4.5, will be paid in full without post-confirmation interest. Where applicable, the Trustee is authorized to initiate monthly payments on an interim basis based upon the projected amount of each priority claim listed below until such time as the allowed amount of each priority claim is established by the filing of a proof of claim in accordance with the Bankruptcy Rules. The amount listed in that proof of claim, or the final determination by the Court of any objection thereto, shall control over any projected priority claim amount listed below.

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Debtor	Jason Christopher Warren	Case numb	per 19-43473-btr
4.2	Trustee's Fees.		
	The Trustee's fees are fixed by the United States Trustee shall be promptly collected and paid from all plan payment		586(e)(2) and, pursuant thereto,
4.3	Attorney's Fees.		
	The total amount of attorney's fees requested by the Debt \$1,000.00 was paid to the Debtor's attorney process. We have the Trustee from the remaining available funds after the proof this Plan.	or to the Petition Date. The allowed balar	nce of attorney's fees will be paid by
	The allowed balance of attorney's fees to be awarded to the	ne Debtor's attorney in this case shall be o	letermined by:
	✓ LBR 2016(h)(1);	ee application.	
	LBR 2016(h)(1): If the attorney's fee award is de shall be the amount designated in LBR 2016(h)(1) rendition of legal services pertaining to automatic rule. The Trustee is authorized to make the benchmark amount in this case without the fee shall be recognized unless a business case of the designation. If the attorney's fee award is filled no later than 30 days after the expiration is filled within that period, the determination of the benchmark amounts authorized by LBR 2016(h)(1). Trustee shall adjust any distributions in this class)(A) unless a certification is filed by the Dostaty litigation occurring during the Bench thmark fee calculation and to recognize the necessity of court order. No business callesignation is granted on or before initial conditional determined by the formal fee application poof the Benchmark Fee Period outlined in allowed amount of attorney's fees to the Initial without the necessity of any further motion.	ebtor's attorney regarding the mark Fee Period outlined in that local e proper enhancement or reduction se supplement to the benchmark onfirmation of the Plan. rocess, such fee application shall be a LBR 2016(h)(1). If no application Debtor's attorney shall revert to the
4.4	Priority Claims: Domestic Support Obligations ("DSO	"). [Check one]	
	None. If "None" is checked, the remainder of § 4.4 r	need not be completed.	
4.5	Priority Claims: DSO Assigned/Owed to Governmenta	al Unit and Paid Less Than Full Amount	. [Check one]
	None. If "None" is checked, the remainder of § 4.5 r	need not be completed.	
4.6	Priority Claims: Taxes and Other Priority Claims Excl	uding Attorney's Fees and DSO Claims	[Check one]
	None. If "None" is checked, the remainder of § 4.5 r	need not be completed.	
	Other Priority Claims.		
	Priority Claimant	Projected Claim Amount	Projected Monthly Payment by Trustee
1.		\$17,295.55	
IRS		Texas ad valorem tax claim entitled to 12% annual interest and disbursement priority as a secured claim under § 3.4 of the Plan.	Pro-Rata
Part	5: Treatment of Nonpriority Unsecured Cl	aims	
5.1	Specially Classed Unsecured Claims. [Check one]		
3.7	None. If "None" is checked, the remainder of § 5.1 i	need not be completed	
1	<u> </u>		

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Debtor	Jason Christopher Warren	Case number 19-43473-btr
5.2	General Unsecured Claims.	
	Allowed nonpriority unsecured claims shall comprise a single	class of creditors and will be paid:
	☐ 100% + Interest at;	
	100% + Interest at with no future modif	ications to treatment under this subsection;
	Pro Rata Share: of all funds remaining after payment of	
		
5.3	Liquidation Analysis: Unsecured Claims Under Parts 4 a	
		chapter 7 of the Bankruptcy Code, the holders of priority unsecured claims cured claims under Part 5 of this Plan would be paid an aggregate sum of
		lar payment treatments elected under Parts 4 and 5 of this Plan, the
	aggregate amount of payments which will be paid to the hold greater than this amount.	ers of allowed unsecured claims under this Plan will be equivalent to or
Part	6: Executory Contracts and Unexpired Lease	es
6.1	General Rule - Rejection. The executory contracts and une All other executory contracts and unexpired leases of the Del	
	[Check one.]	
	None. If "None" is checked, the remainder of § 6.1 need	d not be completed.
	Assumed Contracts/Leases. All cure claims arising fr	rom the assumption of the following executory contracts or unexpired
	leases will be treated as specified in § 3.2 of the Plan ar	nd must be listed therein in order to be assumed. Otherwise, post-petition act or unexpired lease agreement constitute a direct payment obligation
	("DPO") of the Debtor for which the Debtor shall serve a	
	<u>.</u>	
	Counterparty	Description and Required Monthly Payment Amount of Assumed Executory Contract or Leased Property
1.		\$217.23
Rito	National	Backyard portable building
Part	7: Vesting of Property of the Estate	
7.1	Property of the actate will yest in the Debter only upon the on	ntry of an order for discharge pursuant to § 1328, in the absence of a
''	court order to the contrary.	ity of all older for discharge pursuant to § 1320, in the absence of a
Part	8: Nonstandard Plan Provisions	
rait		ha completed
	None. If "None" is checked, the rest of Part 8 need not	ве сотрієтеа.
Part	9: Miscellaneous Provisions	
9.1	Effective Date. The effective date of this Plan shall be the nonappealable order.	date upon which the order confirming this Plan becomes a final,
9.2	Plan Distribution Order. Unless the Court orders otherwise	e, disbursements by the Trustee under this Plan shall occur in the following
	order: (1) Trustee's fees under § 4.2 upon receipt; (2) adequ	ate protection payments under §§ 3.3 and 3.4; (3) allowed attorney fees
		ncurrently; (5) DSO priority claims under §§ 4.4 and 4.5 concurrently; d unsecured claims under § 5.1; and (8) general unsecured claims under
	§ 5.2.	

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Debtor	Jason Christopher Warren	Case number 19-43473-btr	
9.3	Litigation Proceeds. No settlement of any litigation prosecuted by consent of the Chapter 13 Trustee and, except as otherwise authorize attorney for the Debtor, shall be immediately tendered to the Chapter the Debtor, with the remainder of the funds dedicated as an addition	zed by the Trustee, all funds received by the Debtor, or any er 13 Trustee for satisfaction of any authorized exemption claim of	е
Part	10: Signatures		
X !	s/ Joyce Lindauer	Date 06/18/2020	
Sigi	nature of Attorney for Debtor(s)		
X !	s/ Jason Christopher Warren	Date 06/18/2020	
X _		Date	
Sigi	nature(s) of Debtor(s) (required if not represented by an attorney;	otherwise optional)	
and any	filing this document, the attorney for the Debtor or any self-repression or the provisions in this Chapter 13 plan are identical to the nonstandard provisions included in Part 8, and that the foregoinger than those included in Part 8.	ose contained in TXEB Local Form 3015-a, other than	
Part	11: Certificate of Service to Matrix as Currently Co	nstituted by the Court	
	y certify that the above and foregoing document was served upon all uted by the Court on the date of service either by mailing a copy of sa 3, 2020:	• • • • • • • • • • • • • • • • • • • •	3
		/s/ Joyce Lindauer Joyce Lindauer	

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UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF TEXAS SHERMAN DIVISION

IN RE: Jason Christopher Warren CASE NO 19-43473-btr

Debtor(s) CHAPTER 13

EXHIBIT "A" - VARIABLE PLAN PAYMENTS

PROPOSED PLAN OF REPAYMENT (VARIABLE PAYMENTS INTO THE PLAN)

Mon	th / Due Date	Payment	Mon	th / Due Date	Payment	Mon	th / Due Date	Payment
1	01/31/2020	\$740.00	29	05/31/2022	\$856.00	57	09/30/2024	\$856.00
2	02/29/2020	\$740.00	30	06/30/2022	\$856.00	58	10/31/2024	\$856.00
3	03/31/2020	\$740.00	31	07/31/2022	\$856.00	59	11/30/2024	\$856.00
4	04/30/2020	\$740.00	32	08/31/2022	\$856.00	60	12/31/2024	\$856.00
5	05/31/2020	\$810.00	33	09/30/2022	\$856.00			
6	06/30/2020	\$810.00	34	10/31/2022	\$856.00			
7	07/31/2020	\$856.00	35	11/30/2022	\$856.00			
8	08/31/2020	\$856.00	36	12/31/2022	\$856.00			
9	09/30/2020	\$856.00	37	01/31/2023	\$856.00			
10	10/31/2020	\$856.00	38	02/28/2023	\$856.00			
11	11/30/2020	\$856.00	39	03/31/2023	\$856.00			
12	12/31/2020	\$856.00	40	04/30/2023	\$856.00			
13	01/31/2021	\$856.00	41	05/31/2023	\$856.00			
14	02/28/2021	\$856.00	42	06/30/2023	\$856.00			
15	03/31/2021	\$856.00	43	07/31/2023	\$856.00			
16	04/30/2021	\$856.00	44	08/31/2023	\$856.00			
17	05/31/2021	\$856.00	45	09/30/2023	\$856.00			
18	06/30/2021	\$856.00	46	10/31/2023	\$856.00			
19	07/31/2021	\$856.00	47	11/30/2023	\$856.00			
20	08/31/2021	\$856.00	48	12/31/2023	\$856.00			
21	09/30/2021	\$856.00	49	01/31/2024	\$856.00			
22	10/31/2021	\$856.00	50	02/29/2024	\$856.00			
23	11/30/2021	\$856.00	51	03/31/2024	\$856.00			
24	12/31/2021	\$856.00	52	04/30/2024	\$856.00			
25	01/31/2022	\$856.00	53	05/31/2024	\$856.00			
26	02/28/2022	\$856.00	54	06/30/2024	\$856.00			
27	03/31/2022	\$856.00	55	07/31/2024	\$856.00			
28	04/30/2022	\$856.00	56	08/31/2024	\$856.00			

Case 19-43473
Label Matrix for local noticing
0540-4
Case 19-43473
Eastern District of Texas
Sherman
Thu Jun 18 13:22:44 CDT 2020

American Express National Bank c/o Becket and Lee LLP PO Box 3001 Malvern PA 19355-0701

BLOOMINGTON MN 55437-1118

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Attorney General of Texas
Bankruptcy Division
PO Box 12548

423 LYNCH STREET

Filed 06/18/20 Entered 06/18/20 13:36:16 Desc Main (p) ABSOLUTE RESOLUTION CORPORATION of 12 (p) TOGETHER CREDIT UNION ATTN BANKRUPTCY DEPT

(p)BANKERS HEALTHCARE GROUP LLC ATTN BANKRUPTCY DEPT 201 SOLAR STREET SYRACUSE NY 13204-1425 Cawley Rergman LLC 550 Broad Street suite 1001 Newark, NJ 07102-4542

Christopher Cali 201 Solor St Syracuse, NY 13204-1425

Austin, TX 78711-2548

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American Express

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New Albany, OH 43054-3025

Carey D. Ebert
P. O. Box 941166
Plano, TX 75094-1166

Internal Revenue Service Centralized Insolvency PO Box 7346 Philadelphia, PA 19101-7346 Internal Revenue Service Mail Code DAL-5020 1100 Commerce Street Dallas, Texas 75242-1100

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Jessica Olsen Zhang 15660 N Dallas Parkway suite 357 Dallas, TX 75248-3348 Joyce W. Lindauer 12720 Hillcrest Road Suite 625 Dallas, TX 75230-2163 James W. King Offerman & King, L.L.P. 6420 Wellington Place Beaumont, TX 77706-3206

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Liberty National Bank in Paris
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Po Box 2037 633 Spri

Warren MI 48090-2037 Chesterf

:36:16 Desc Main Mohela 633 Sprit Drive Chesterfield, MO 63005-1243

NPRTO Texas, LLC 256 West Data Drive Draper, Utah 84020-2315 PRA Receivables Management, LLC PO Box 41021 Norfolk, VA 23541-1021 Progressive NPR70 Texas 256 W Data Dr Draper, UT 84020-2315

RTO National, LLC c/o James W. King 6420 Wellington Place Beaumont, TX 77706-3206 RTO National, LLC PO Box 9759 Greenville, SC 29604-9310

Rito National PO Box 95759 Greenville, SC 29604

Santander Consumer USA, Inc. d/b/a Chrysler Capital 1601 Elm St., Suite 800 Dallas, TX 75201-7260 Sears Citibank PO Box 9001055 Lexington, KY 40290-1055 Synchony 170 Election RD Draper, UT 84020-6400

Synchrony Bank c/o PRA Receivables Management, LLC PO Box 41021 Norfolk VA 23541-1021 TXU ENERGY RETAIL COMPANY LLC C/O BANKRUPTCY DEPARTMENT PO BOX 650393 DALLAS TX 75265-0393 Texas Workforce Commission 101 East 15th Street Austin, TX 78778-0001

U. S. Attorney 110 N. College Ave. Suite 700 Tyler, TX 75702-0204 U. S. Trustee's Office 110 N. College Street Suite 300 Tyler, TX 75702-7231 U.S. Attorney General
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US Trustee Office of the U.S. Trustee 110 N. College Ave. Suite 300 Tyler, TX 75702-7231 Verizon by American InfoSource as agent 4515 N Santa Fe Ave Oklahoma City, OK 73118-7901 Jason Christopher Warren 502 Ashton Lane Reno, TX 75462-6052

The preferred mailing address (p) above has been substituted for the following entity/entities as so specified by said entity/entities in a Notice of Address filed pursuant to 11 U.S.C. 342(f) and Fed.R.Bank.P. 2002 (g) (4).

Absolute Resolutions Investments, LLC c/o Absolute Resolutions Corporation 8000 Norman Center Drive, Suite 350 Bloomington, MN 55437

American Eagle Credit Union 423 Lynch Street St Louis, MO 63118 Bankers Healthcare Group, LLC 201 Solar St Syracuse, NY 13204

Comptroller of Public Accts Rev Acctg Div/Bankruptcy Dept PO BOX 13528 Austin, TX 78711 (d)Together Credit Union Attn: BK Department 423 Lynch Street St. Louis, MO 63118 Case 19-43473 Doc 26 Filed 06/18/20 Entered 06/18/20 13:36:16 Desc Main Document Page 12 of 12

The following recipients may be/have been bypassed for notice due to an undeliverable (u) or duplicate (d) address.

(d) Carey D. Ebert P. O. Box 941166 Plano, TX 75094-1166 (d)Lamar CAD Linebarger Goggan Blair & Sampson, LLP c/o Lisa Large Cockrell 2777 N. Stemmons Freeway Suite 1000 Dallas, TX 75207-2328 (d)PRA Receivables Management, LLC PO Box 41021 Norfolk, VA 23541-1021

End of Label Matrix
Mailable recipients 50
Bypassed recipients 3
Total 53